

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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	SERIAL NUMBER FILIN	G DATE	FIRST NAMED APPLICANT	T ATTO	RNEY DOCKET NO	
	07/946_498	11209292BI	RNST1EL	M	<u>.0652.103000</u> 0	
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		LER. GOLDSTEIN K AVE., N.W.	1 %)=C(X	ART UNIT	PAPER NUMBER	
	SUITE 600	no acommo amora		1806	14	
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the state of the application of the second	Patau la a co		AMINED in charge of this an	nilestion	12/22/94	
Artist Artist Control of the Control of	Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS					
	•	COMMISSIONER OF PATEI	NIS AND THADEMARKS			
		ADVISORY ACTION				
The second of th	THE PERIOD FOR RE	SPONSE:				
The second secon	e) 🔲 is extended to run	or conti	inues to run	from the date of the final re	ejection	
The second secon			rejection or as of the meiling da response expire later than six r			
	The date on which purposes of determ	the response, the petition, a fining the period of extension	g a petition under 37 CFR 1.13 and the fee have been filed is the n and the corresponding amoun nally set shortened statutory p	he date of the response and e nt of the fee. Any extension for	elso the date for the ee pursuant to 37 CFR	
	Appellant's Brief is due	in accordance with 37 CFR	1.192(a).			
	Applicant's response to the final rejection, filed 112444 hes been considered with the following effect, but it is not deemed to place the application in condition for ellowance:					
	The proposed amendments to the claim and /or specification will not be entered and the final rejection stands because:					
	a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.					
was and the second seco	b. They raise new issues that would require further consideration and/or search. (See Note).					
	c. They raise the issue of new matter. (See Note). d. They ere not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for appeal. e. They present additional claims without cancelling a corresponding number of finally rejected claims.					
	NOTE: And Control of the Control of	ant's proposed am	entrent changes desquire new a	the scope of consideration and	Olim 17, requires	
The state of the s	Newly proposed o the non-allowable or		would be allowed if	submitted in a separately file	d amendment cancelling	
	3. X Upon the filing an abe es follows:	appeal, the proposed amend	ment 🔲 will be entered 💢 v	will not be entered and the st	atus of the claims will	
Land of whom you will be helded to	Claims allowed: _	NONE		DAVID	LACEY	
and the state of t	Claims objected to	NONE	22-24 -1-40	SUPERVISORY PA	TENT FYAMINER	
	Claims rejected:	1-20, 78-01,	36-21 36-10	GROUP		
	However;	ponse has overcome the fol	llowing rejection(s):		10/20/94	
8	,					
	4. The affidavit, exhib	have been motive		V specific Ribozymes	into cells to inguliant	
	The affidavit or exh	ibit will not be considered be	ecause applicant has not show	n good and sufficent/easons	why it was not earlier	
a de pategoria y en esta espera	presented. Argi	iments are not Dea liturian of the tran	rsciasive. Reparding MS-fermin was specific is not been approved by the ex	the 103 begration, f cAb. The use of s	applicants investion pecific AD Allows for	
	per the trans	fection of a cha	sen tanget eell.	It remains obvi	ous to use different	
	e refina Ace	ents to introduce	ce DNA into A f	argel cell know	on to express A	
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